EXHIBIT 1

Declaration of Jeffrey R. Rea

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L	JOSEPH P. RUSSONIELLO (CSBN 44332) United States Attorney		
2 3	BRIAN J. STRETCH (CSBN 163973) Chief, Criminal Division		
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LO	UNITED STATES DISTRICT COURT		
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L2	SAN FRANCISCO DIVISION		
L3	UNITED STATES OF AMERICA,) No. CR 07-0654 CRB		
L4) Plaintiff, DECLARATION OF SENIOR SPECIAL		
L5) AGENT JEFFREY R. REA IN SUPPORT v.) OF UNITED STATES' OPPOSITION TO		
L6) DEFENDANT'S MOTION TO SUPPRESS LINDA ASHIEGBU,		
L7 L8	Defendant.)		
L9	I, Jeffrey R. Rea, declare:		
20	1. I have personal knowledge of the facts set forth below, except as to those matters		
21	stated on information and belief which I am informed and believe to be true. If called as a		
22	witness, I could and would testify competently to the facts stated in this declaration.		
23	2. I am a Senior Special Agent employed by the Department of Homeland Security,		
24	Immigration and Customs Enforcement ("ICE"). I have been a Special Agent for six years. Prio		
25	to being a Special Agent, I was an Inspector for six years. I have worked for the Immigration		
26	service since 1993. I am currently assigned to the Cyber Crimes and Child Exploitation		
27	Investigations Group. I have had this assignment for two months. I have participated in the		
28	DECLARATION OF JEFFREY R. REA [CR 07-0654 CRB]		

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27 28 execution of over fifty search warrants.

- 3. On June 6, 2007, I participated in a search of 2752 Plover Court, Hayward, California, the residence of Linda and Andrew AHIEGBU. This search was conducted pursuant to a search warrant issued on June 5, 2007 by Magistrate Judge Bernard Zimmerman. I was the "team leader" on the search and was in charge of the search. We arrived at the house around 9:08 a.m.
- When we arrived at 2752 Plover Court, Linda ASHIEGBU was upstairs at the top of 4. the staircase. I went upstairs accompanied by a female employee of the Department of State. Linda ASHIEGBU was not fully dressed. The agent from the Department of State accompanied Linda ASHIEGBU into her room while she got dressed. Linda ASHIEGBU put on a dress of her choosing. After she got dressed, Linda ASHIEGBU did not ask to change her clothes again.
- 5. I recognized Linda ASHIEGBU from photographs of her I had seen prior to the execution of the search warrant. I did not ask Linda ASHIEGBU her name, her immigration status, who else was in the house, or who Emmanuel was. I did not need to ask Linda ASHIEGBU these questions, because I knew who she was, who Emmanuel was, and I knew her immigration status.
- We asked Linda ASHIEGBU and Andrew ASHIEGBU to sit in the sitting room of 6. the house while we "cleared" the house. ("Clearing" a house means conducting an initial cursory search of the rooms and closets to look for any people who may be present before beginning the search for any items authorized to be seized.) Linda ASHIEGBU and Andrew ASHIEGBU were handcuffed while we cleared the house. This is our standard operating procedure during the execution of search warrants and is done for safety purposes. After the house was cleared, the handcuffs were removed from Linda and Andrew ASHIEGBU.
- At that time, I gave a copy of the search warrant to Linda or Andrew ASHIEGBU. 7. We did not begin a search of the house (other than for purposes of clearing it) until after the search warrant had been given to Linda or Andrew ASHIEGBU. The document lying on the coffee table in the sitting room of 2752 Plover Court that appears in the photograph taken by Agent Paul at approximately 9:20 in the morning of June 6, 2007 is a copy of the search warrant

that I gave	e to Linda or Andrew ASHIEGBU.
8.	At no time in my presence did Li

- nda or Andrew ASHIEGBU ask to speak to a lawyer.
- 9. When we were conducting the search of the house, Linda ASHIEGBU asked me questions about the search. I asked Senior Special Agent Brown to speak to Linda ASHIEGBU.
 - 10. At no point did I tell Linda or Andrew ASHIEGBU that they were under arrest.
- 11. The Ashiegbu children were not crying during our search of the house. In fact, the children were playing with a dog for much of the time.

I declare under penalty of perjury, that the foregoing is true and correct to the best of my recollection and belief. Executed this 28th day of May, 2008 at San Francisco, California.

JEFFREY R. REA

DECLARATION OF JEFFREY R. REA [CR 07-0654 CRB]